FORM OBD - 67 JAN 1977

UNITED STATES DEPARTMENT OF JUSTICE WASHINGTON, D.C. 20530



EXHIBIT A

TO REGISTRATION STATEMENT

Under the Foreign Agents Registration Act of 1938, as amended

Furnish this exhibit for EACH foreign principal listed and for EACH additional foreign principal acqui		ent C
1. Name and address of registrant H. William Tanaka, d/b/a Tanaka Walders & Ritger 1819 H Street N.W., Washington, D. C. 20006		2. Registration No.
3. Name of foreign principal The Japan Automobile Manufacturers Association	4. Principal address of foreign principal Ohtemachi Building, 4, 1-chor Ohtemachi, Chiyoda-ku Tokyo, Japan	
5. Indicate whether your foreign principal is one of the following type:	Tokyo, Japan	
Foreign government		
Foreign political party		
XX Foreign or domestic organization: If either, check one of the	ne following:	
Partnership Committee		
Corporation Voluntary group		
XX Association Other (specify)		
Individual - State his nationality		
6. If the foreign principal is a foreign government, state: N.A.		
a) Branch or agency represented by the registrant.		
b) Name and title of official with whom registrant deals.		
7. If the foreign principal is a foreign political party, state: N.A.		
a) Principal address		
b) Name and title of official with whom the registrant deals.		
c) Principal aim		
8. If the foreign principal is not a foreign government or a foreign politic	cal party,	

a) State the nature of the business or activity of this foreign principal

Trade association whose membership includes all of the major Japanese manufacturers of automobiles, motorcycles and trucks.

b) Is this foreign principal		
Owned by a foreign governmen	nt, foreign political party, or other forei	gn principal Yes 🔲 No 🔲
Directed by a foreign governm	nent, foreign political party, or other for	eign principalYes No
Controlled by a foreign govern	nment, foreign political party, or other f	oreign principalYes No
Financed by a foreign government	ment, foreign political party, or other fo	reign principalYes No
	ign government, foreign political party,	
	n government, foreign political party, o	
be used.)	"Yes" in Item 8(b). (If additional spa	
by membership dues fro	om the Japanese manufacture s included in its membershi	rs of automobiles,
	•	
	anization and is not owned or controlled	
The	membership of the Associat	ion
	· · · · · · · · · · · · · · · · · · ·	,
Date of Exhibit A	Name and Title	Signature
February 22, 1978	H. William Tanaka, Attorne	2) mira

UNITED STATES DEPARTMENT OF JUSTICE Washington, D.C. 20530

EXHIBIT B

TO REGISTRATION STATEMENT Under the Foreign Agents Registration Act of 1938, as amended RECEIVED ARTON ONT ORIGINAL DIVISION

INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements; or, where no contract exists, a full statement of all the circumstances, by reason of which the registrant is acting as an agent of a foreign principal. This form shall be filed in duplicate for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

Name of Registrant
H. William Tanaka, d/b/a Tanaka
Walders & Ritger

Name of Foreign Principal
The Japan Automobile Manufacturers
Association

Check Appropriate Boxes:

- XXX The agreement between the registrant and the above-named foreign principal is a formal
 written contract. If this box is checked, attach two copies of the contract to this exhibit.
- 2. There is no formal written contract between the registrant and foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach two copies of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
- 3. [] The agreement or understanding between the registrant and foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and the expenses, if any, to be received.

4. Describe fully the nature and method of performance of the above indicated agreement or understanding.

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To provide on a subscription basis certain reportorial and informational services covering the National Traffic and Motor Vehicle Safety Act, Highway Safety Act, the Clean Air Act, the National Energy Policy Act, and relevant regulations, rulings and other administrative actions and/or legislative actions taken or proposed in connection therewith, including information on related activities of the U.S. automotive industry.

5. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

See response to No. 4 above.

6. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act? Yes No TXXX

If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose.

Date of Exhibit B

Name and Title

Signature

February 22, 1978

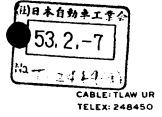
H. William Tanaka, Attorney

Political activity as defined in Section 1(0) of the Act means the dissemination of political propaganda and any other activity which the person engaging therein believes will, or which he intends to, prevail upon, indoctrinate, convert, induce, persuade, or in any other way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political or public interests, policies, or relations of a government of a foreign country or a foreign political party.

LAW OFFICES

TANAKA WALDERS & RITGER

FEDERAL BAR BUILDING WEST 1819 H STREET, N. W. WASHINGTON, D. C. 20006 202-223-1670



NEW YORK OFFICE

280 PARK AVENUE NEW YORK, N.Y. 10017 212-682-3837

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AGREEMENT BETWEEN

THE JAPAN AUTOMOBILE MANUFACTURERS ASSOCIATION

H. WILLIAM TANAKA OF

TANAKA WALDERS & RITGER LAW OFFICES

RELATING TO

WASHINGTON AUTOMOTIVE REPORT SUBSCRIPTION SERVICES

AGREEMENT entered into this 17th day of January, 1978, by and between The Japan Automobile Manufacturers Association (hereinafter referred to as "JAMA"), an organization with offices at Ohtemachi Building, 4, 1-chome, Ohtemachi, Chiyoda-ku, Tokyo, Japan, and H. William Tanaka of the law offices of Tanaka Walders & Ritger (hereinafter referred to as "TWR"), with offices at 1819 H Street, N.W., Washington, D. C. 20006.

WITNESSETH:

WHEREAS, JAMA desires to obtain from TWR on a subscription basis certain reportorial and informational services hereinafter specified, covering the National Traffic and Motor Vehicle Safety Act, Highway Safety Act, the Clean Air Act, as amended, the National Energy Policy Act, and relevant regulations, rulings and other administrative actions and/or legislative actions taken or proposed to be taken in connection therewith; and

WHEREAS, TWR desires to furnish such reportorial and informational services on a subscription basis,

NOW, THEREFORE, it is mutually agreed as follows:

JAMA hereby contracts for a newsletter subscription service to provide the following:

AND

DONALD L.E. RITGER WILLIAM C. TRIPLETT. II

H- WILLIAM TANAKA

FRANCIS L.JUNG PATRICK F. O'LEARY WESLEY K. CAINE

LAWRENCE R. WALDERS

- a. Reportorial and informational services will be rendered in the written form of a report entitled, WASHINGTON AUTOMOTIVE REPORT, on a periodic summary analysis basis. The report will cover such areas as the aforementioned U.S. statutes, regulations, rulings, and other administrative actions and/or legislative actions proposed or taken in connection therewith, including information on related activities of the U.S. automotive industry bearing on the interests of the Japanese automotive industry. These services will be supplied in analyzed form which will enable the appropriate persons designated by JAMA to form a quick familiarity with the more important issues involved. Where urgency reasonably requires, such reportorial and informational services will be rendered by telephone or cable as deemed appropriate by TWR or upon request by JAMA.
- b. TWR will report on all significant administrative or congressional hearings initiated under or relating to the aforementioned statutes, regulations and rulings and the substance thereof in a timely manner.
- c. TWR will attempt to provide JAMA with copies of official U.S. Government and Congressional publications bearing on the aforementioned statutes, regulations, and other related Government actions taken or proposed and will thus act as a clearinghouse for JAMA in furnishing all such documents.
- d. TWR, upon specific request, will undertake to review documents drafted by JAMA for submission to any U.S. Government agency in the course of established agency proceedings, whether formal or informal, and render appropriate legal advice thereon.

IN CONSIDERATION of the foregoing services to be rendered by TWR, JAMA agrees to pay Counsel within a reasonable time after execution of this Agreement, a retainer fee of \$65,000.00 (Sixty Five Thousand U.S. Dollars) covering services to be rendered in the one-year period commencing December 19, 1977 through December 18, 1978. It is agreed that all ordinary and routine expenses necessary to the satisfactory performance of the foregoing services incurred by TWR shall be payable out of the said retainer fee. This Agreement shall not cover fees and expenses incurred for services rendered outside of Washington, D. C. at the specific request of JAMA.

This Agreement shall be renewable under the foregoing terms, unless different terms are agreed to upon notice given by either party at least thirty (30) days before the expiration of this Agreement and concurrence is received from the other party.

This Agreement shall become effective immediately upon execution herein by the parties hereof.

IN WITNESS WHEREOF, the parties have hereunto signed, sealed and delivered this Agreement on the date written below.

THE JAPAN AUTOMOBILE MANUFACTURERS ASSOCIATION

H. WILLIAM TANAKA

Counselor at Law

By: Mr

Mr. T. Nakamura

Managing Director

Date:

Fibruary 14, 1978

Date:

22,1978